

## SETTLEMENT AGREEMENT

Effective December 31, 2025 (the “Effective Date”), the State of Maine Department of Administrative and Financial Services (“DAFS” or “the Department”) and Licensees, Cannabis Cured Cultivation LLC, ACC126 and Full Spectrum Solutions LLC, AMF310 (Cannabis Cured, collectively, “the Parties”) enter into this Settlement Agreement (the “Agreement”).

The majority owner and principal of the Licensees, Cannabis Cured, is Mark Crockett. On December 10, 2024, Dean Goodale, Director of Licensing, Office of Cannabis Policy (“OCP”), DAFS, issued a Notice of Administrative Action Including Monetary Penalty, concerning Cannabis Cured (ACC126 and AMF310) pursuant to the Cannabis Legalization Act, 28-B M.R.S. §§ 101-1102 (the “CLA”), and the rule then in place, 18-691 CMR, Ch. 1, the *Adult Use Cannabis Program Rule*.

This action is subject to an administrative hearing pursuant to 28-B M.R.S. §802-A and in accordance with the Maine Administrative Procedure Act, 5 M.R.S. §§ 9051-9064, and then potentially to judicial review pursuant to 5 M.R.S. §§ 11001-11002 and M.R. Civ. P. 80C.

NOW THEREFORE, as the Parties wish to settle this matter in consideration of the mutual promises set forth herein, rather than continue the hearing and appeals process, the Parties agree as follows:

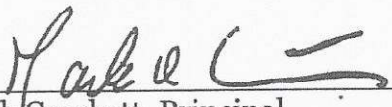
1. The Notice was based on alleged violations including failing to appropriately remediate and properly retest batches of cannabis that failed mandatory testing, resulting in some unremediated cannabis reaching consumers and leading to a recall. Cannabis Cured disputes OCP’s conclusions regarding these violations but recognizes errors were made relating to remediation and sample collection for mandatory testing.
2. OCP recognizes significant effort by Cannabis Cured to improve standard operating procedures and oversight relating to the issues contributing to the recall.
3. The parties have agreed to a total administrative penalty of \$30,000. Cannabis Cured shall pay this administrative penalty by April 30, 2026.
4. This Agreement sets forth the entire agreement of the Parties in relation to the conduct described in the Notice dated December 10, 2024, and fully resolves any rights, obligations, and administrative or enforcement actions arising from the same. Any amendment hereof shall be in writing. Representations that are not contained in the

Agreement or subsequent written amendment shall have no effect.

5. The Parties agree that once this agreement is signed an administrative hearing on the Notices of Administrative Action is not necessary.
6. The Parties acknowledge that this Agreement and its reduction to final written form is the result of good faith negotiations between the Parties. The Parties have carefully reviewed and examined this Agreement before execution by said Parties. Any statute or rule of construction that requires ambiguities to be resolved against the drafting party shall not be employed in the interpretation of this Agreement.
7. This Agreement shall be governed by the laws of the State of Maine.
8. The Parties agree that this Agreement is binding upon, and inures to the benefit of, the Parties and their successors and assigns.
9. The signatory for DAFS, Dean Goodale, represents that he is duly authorized and empowered to execute this Agreement on behalf of DAFS, and that his signature is enough to legally bind DAFS to the terms of this Agreement.
10. The signatory for the Licensee, Cannabis Cured, represents that he is duly authorized and empowered to execute this Agreement on behalf of Licensee and that his signature is enough to legally bind Licensee to the terms of this Agreement.


IN WITNESS WHEREOF, the duly authorized representative of DAFS, and Mark Crockett, have signed this Agreement below:

CANNABIS CURED CULTIVATION, LLC AND FULL SPECTRUM SOLUTIONS, LLC

  
By Mark Crockett, Principal

Date: 01/13/2026

DEPARTMENT OF ADMINISTRATIVE AND FINANCIAL SERVICES

  
By Dean Goodale, Director of Compliance, OCP

Date: 01/15/2026